

U.S.D.C. - Massachusetts
Boston, MassachusettsJ. B. COLLINGS
DISTRICT JUDGE

MAY 2006

UNITED STATES DISTRICT COURT

BOSTON, MASSACHUSETTS

WGY

03-12648
CIVIL1 PageRef: Dismissed Case - 03CV-17468Ref: 208.17 order

The parties executed divorce stipulation agreement and property settlement agreement documentation of 1992 shows within it. That the parties did not impose upon either one a 208.17 restraining order. Nor, did both parties agree to requesting a 208.17 restraining order to be a part of the divorce agreement. These signed documents and parties agreed everything was done prior to the January 1993 making; by the Justice of Plymouth Probate Court, Justice Cathrine Sabatelli. Neither party on paper requested such 208.17 order of a Probate Court. IT was not within the stipulation of the parties as is. Therefore IT was never held power. NO good. IT has to be part of the agreed stipulation to be active. The 208.17 was not connected to the divorce matter, of the parties, IT was separate from said divorce matter. Only a 209 type could be made that way. This Justice should have known I was put in jail; because of IT. 1996.

Plaintiff - Fred J. Langone

cc: Langone

4-10-06

U.S. DISTRICT COURT OF MASSACHUSETTS

2 Pages

Ref: Dismissed - ^{civil matter} 03 CV-12468

Ref: TO Dismissed civil matter 1:03-CV-12468
Lengone vs Sabaitis et al that was filed
within this court on 12/23/03.

The Justice of Plymouth Probate Court
through the State of Massachusetts
Attorney General's Office stated within
here documented argument for dismissal
of this civil suit that I was present
within the divorce presiding on the
date that the 208 restraining order;
that was placed upon me was ordered.
this date January 6, 1993. AS these
copies of a letter to my ex-wife
Attorney Leonard M. Bello, also including
affidavit of stating that I would not
be present on the hearing of January 6, 1993
Justice Sabaitis should of ~~known~~ this;
as all papers being filed being within
and upon her bench at all times
of the concerns of this divorce matter.
this letter and affidavit were filed
within Plymouth Probate Court; by my
sister Leanne Nudd as stated within
the enclosed letter that was forward
to my ex-wifes Attorney. Around letter date
(1)

Dismissed-03-cv-12468

(2)

and affidavit; bring and showing Dec 31, 1992. She knew (Sabastis) That I was not going to be present on the restraining order issued date of January 6, 1993. This again, order, 208.17 being placed without my knowledge of being considered or requested by the court, my wife etc. I know why it was ordered, my wife had the same order placed upon her. This order showed upon it that both parties agreed to it. I didn't. I never seen application form for said restraining order. Never sign such a form for said agreed order. 208.17 order. IT was never brought up between me and my ex-wife. I was living in NH at this time period. I ~~stayed~~^{remained} within NH at this time period of divorce matter. Everything was done by mail to ex-wife's attorney and Plymouth Probate Court. Divorce MS agreement not indicating a 208.17 order either. within it. I was not a issue between parties, 208.17

APR 10, 2006

Ned J. Langone
Ned J. Langone

CC: Langone

U.S.D.C. Massachusetts

APR 10, 2006

Ref: TO

Ref: Dismissed 03 - CV. 12468Page 1 of 1

The affidavit stating upon it that it would take my place instead of me appearing at the January 6, 1993 hearing that 208.17 restraining order was ordered and placed upon me. wife received same type order upon her. Again as both parties agreed to it. I did NOT do so. Agree. TO Such Instrument.

Letter stating upon it - Letter and the affidavit were filed within Plymouth Probate Court as shown on the letter that I inclosed. Filing date unknown to me — Had to be prior to hearing date of January 6, 1993. These letter and copy of the affidavit were given to me by my sister Leanne Mudd within this matter's time period of 1992 - 93. prior to filing said documents within Plymouth Probate Court. Plymouth, Massachusetts

Red J Langone

- This court having copy of 4/10/06
208.17 already in hand as of 2004.
CC; Langone

WORK & DiPA DOVA
ATTORNEYS AT LAW
P. O. Box 627
NEWPORT, NEW HAMPSHIRE 03773-0627

MICHAEL J. WORK
ANTHONY F. DiPA DOVA, JR.

7A MAIN STREET
603-863-3337

December 31, 1992

Leonard M. Bello, Esq.
Bello & Bello
184 Main Street
Wareham, Massachusetts 02571

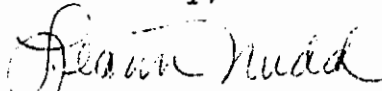
Re: Randi S. Miller v. Ned J. Langone

Dear Attorney Bello:

Enclosed please find a copy of the letter and Affidavit that I filed with the Plymouth County Probate Court with respect to the above-captioned matter. It is my understanding that this Affidavit will take the place of Mr. Langone's appearance. I would appreciate it, if you would have your client mail Mr. Langone's belongings to either his address or to my office as soon as possible.

If you have any questions or concerns, please do not hesitate to contact me. Thank you for your prompt attention to this matter.

Sincerely,



Leann Nudd
Paralegal to
Anthony F. DiPadova, Jr.

LFN/
enclosures

STATE OF NEW HAMPSHIRE
SULLIVAN, SS.

AFFIDAVIT OF
NED J. LANGONE

I, Ned J. Langone of Newbury, New Hampshire, being duly sworn by the undersigned Justice of the Peace/Notary Public do hereby freely and voluntarily depose and say as follows:

1. I am a resident of another state and am unable to attend the hearing scheduled for January 6, 1993.
2. I have been a resident of New Hampshire since August, 1992.
3. I have executed a Stipulation of the Parties on November 27, 1992.
4. I have executed the Property Settlement Agreement on November 27, 1992.
5. This matter is uncontested.

Dec 30 1992
Date

Ned J. Langone
Signature

STATE OF NEW HAMPSHIRE
COUNTY OF SULLIVAN, SS.

December 30, 1992

Personally appeared the above-named Ned J. Langone and took oath to the truth of the foregoing statements by him subscribed.

Before me,

William F. Nudd
Justice of the Peace
Notary Public

Leann F. Nudd Notary Public
My Commission Expires Dec. 6, 1994